UNITED STATES CIRCUIT COURT. The Boston, Hartiord and Eric Railroad Company.

Before Judge Woodruff. It will be remembered, as mentioned on several ecasions in the Herald, that the affairs of the ston, Hartford and Eric Railroad Company have been thrown into bankruptcy on the petitions of John Alden and the Adams Express Company. The petition of the Adams Express Company was flee in this district. An injunction was issued by Judge Woodruff, at the instance of the railroad company, restraining the petitioner from further proceedings under the petition in question. The argument upon this branch of the case was to have been heard yesterday before Judge Woodruff, but owing to the absence of one of the leading counsel for the Adams Express Company the matter was again postponed till next Saturday.

UNITED STATES CIRCUIT COURT-IN ADMIRALTY.

Decision on Appeal.

Before Judge Woodruff. Thomas F. Marshall et al. vs. The British Steamer Stratton Audley .- in this case an award had been made by the District Court in favor of the ilbellants for services rendered in the nature of towage, &c. An appeal was had to the Circuit Court on the ground that the service rendered was performed at great risk and peril, and that the award was not sunficient. Judge Woodruf sustains the decree of the District Court, without costs to the libellants, but allowing to the claimants the costs of the appeal.

CIRCUIT COURT DECISIONS.

Judge Woodruff has rendered decisions in the sub-Taxes on Money Received in Cott. Wells, Fargo & Co. vs. Sheridan Spook .- The plaintiffs are engaged in the express business, and have received therein large amounts in coined money and large amounts in legal tender currency. They are also engaged in the transportation of passengers, &c., by stage coach, and therein also have received coined money and legal tender currency. Being thereto required by the assessor of the proper district, but protesting that they were not bound by law so to do, the plantiffs have made returns of such receipts, discriminating between coin and legal tender currency, and having refused to pay the tax upon the amount of premium in coin or excess of value of the coin over the same sum in legal tender currency, the proper officer, clothed with authority from the defendant as collector, appeared at their place of business to levy upon their goods, and threatened so to levy for the collection of the tax upon such premiums, whereupon protesting that the execution was filegal, and that they were not by law chargeable with such tax on premiums, the plaintiff paid to the defendant the amount on the 16th of January, 1865, \$12,598 82, and krought this action to recover back the same. It is not insisted that the tax was filegally charged if "hists or returns of the gross amount receipts" receipts of such express business? In section 164, and "gross receipts of such railroad, stage coach or other vehicle" in section 193 are within the requirements of section 96 of the act of 1864. The received coined money and legal tender currency. other vehicle? in section 103 are within the require-ments of section 96 of the act of 1866. The last named section requires that returns or issis of income or articles or objects charged with an internal tax discriminate between receipts in coin and receipts in legal tender currency. Whatever returns are included within this descrip-tion the things or values so returned are subject to the assessment which was made in this case. To that extent, at least, it is conceded the case of the Pacific insurance Company vs. Soule (7 Wallace, 433) is conclusive. The Supreme Court there held distinctly that the present recovery of the content of the distinctly that the person receiving income or other moneys subject to tax or duty in coined money, and making his return under the ninth section of the act of 1856, is to pay the tax in legal tender currency, I that the difference in value between coined ney and legal tender currency must be added to return when made in coined money, and the tax must be assessed and paid on the amount increased. It is, however, insisted that the alids histor returns of the gross amount of pia—or the gross amount of all the receipts of express business and gross receipts of their express business and gross receipts of their express business and gross receipts of their contents of the first the works that the works the property of the second parts of the first the works that the works the property of the second parts of the first the works the property of the second parts of the s Eage coaches are not included in section hine of the act of 180e; that the words "returns or 1818 of income or articles or objects charged with an internal tax" do not embrace the receipts last named. After adverting to the law of the question, the Judge holds that he just reason can be given why an express company which conducts its business on the basis of receipts in coin should for that reason pay a less tax or duty than one which receives its compensation in legal tender currency, and the law should not be construed to work such inequality unless its terms plainly require it. The defendant must have judgment, with costs.

Taxes on Wholesale Liquor Dealers. ward Underhill et al. vs. Alfred Pleasanton Collector .- This was a suit instituted against Colle tor Pleasonton to recover back the sum of \$257 78. assessed upon the plaintiff on the ground that he was a wholesale liquor dealer. The plaintin con-tessed the fact that he was such dealer under the law; but the decision of the Judge maintains the opposite view, and that the tax was properly col-lectable. Judgment must be entered for the defend-ant, with costs.

Gross Receipts of Steamboat Companies. The New Jersey Steamboat Company vs. Alfred Pleasonton, Collector-Two Cases.-In this case Judge Woodruff holds that the plaintiff's attempt to withdraw from the designation of "gross receipts from passengers" a portion thereof because they discriminate in their charge to passengers, assigning a portion to the mere right of passage and a portion to the use of the berth on the steamer in which the passenger necessarily passed a portion of the period of carriage, is not warranted by the law or by the sensitive meaning of the language "gross reperiod of carriage, is not warranted by the law or by the sensible meaning of the language "gross re-ceipts from passengers." The defendant must have judgment, with costs, in two cases.

UNITED STATES DISTRICT COURT.

Fisk, Jr., vs. The Union Pacific Railroad. Before Judge Blatchford.

In accordance with the recent decision of Mr Justice Nelson, denying the motion of Fisk, Jr., to remit the above spentioned suit to the State court, and retaining it in the United States Court, counsel for the respective parties attended before Judge Biatchford yesterday to fix the proper order in persuance of the decision. The Judge took the papers and will fix the order probably in the course of the ensuing week.

ADJUDICATIONS IN INVOLUNTARY CASES. SSIS. Rothschild, Rosa Bernheimer,

VOLUNTARY PETITIONS. Lawrence Burns, John T. Burns. DISCHARGE REFUSED. Thomas R. Leanth,

Messrs, Rothschild, Ross Kauffer, Timothy O'Sullivan.

SUPREME COURT-CHAMBERS. Special Notice.

Before Judge Barnard. All notes of issue filed on and after this date will be placed on the first Monday in March calendar.

Decision. Simon Mack et al. vs. Herman Prager et al.

SUPERIOR COURT-SPECIAL TERM.

Decisions.

By Judge Freedman. Henry F. Barrow vs. Danforth N. Barney .- Order

Eugene C. Robinson vs. James E. Shave,-The

Tobias Simon vs. The Grovers' Fire Insurana

Company.—The same.

Refus E. Palmer vs. Leander Darling.—The same.

Jacob Hartman vs. Henry Deutsch.—The same.

James E. Ward vs. John Toul et al.—Upon presentation of an engrossed copy of this case as corrected, together with an affidavit that it has been compared and is a true copy thereof, with all amendments allowed and exhibits properly inserved, the case will be marked settled and ordered on file.

The case of the contested will of the late Matthew McBrade was before Surrogate Butchings yesterday The will is contested on the grounds of undue influ ence on the part of the wife of the deceased, and that McBride was totally demented and incapable of making a will. Property to the amount of \$40,000 is involved in the decision of the Surrogate. The evidence of the witnesses yesterday was of an unimportant character, and the case was adjourned to

THE BROOKLYN POLICE.

The Question of Salary Agitated. The question of police salaries is still agitating the members of that force in Brooklyn. Under th act of the Legislature, passed when the municipal rights of that city were restored in 1870, it was pro vided that the salaries as then existing, under the Metropolitan Police law, should be reduced from January 1, 1871, to the following rates:- Captains, \$1,50); sergeants, \$1,200; patrolmen, \$1,000; doermen, \$500. A bill was introduced in the Assembly during the past week, and read twice, looking to an

fricrease of the captains' pay. The patrolmen and sergeants, who are in possession of a copy of the bill in question, met yesterday at the County Court House, and discovered that the proposed measure would not insure their respective pecuniary advancement in the matter of salary, whereas it proposed to advance the captains' moome to the old standard of \$2,000 per annum. A committee was appointed from among the sergeants and patrolmen to wait upon Senater Henry C. Murphy and to urge upon him their claims to recognition in the benefits contemplated in behalf of the captains. The cutzens of Brooklyn, they claim, have largely petitioned the Legislature to restore their pay to its former basis, and that such being the will of the taxpayers there can be no ground for reasonable objection on the part of the Senate and Assembly. The force is simuli, being about 268 all told, while the area of territory patrolled and the property guarded is very great.

NOTARIES PUBLIC.

The Duties and Liabilities of Notaries Public and Their Importance to a Commercial Community-Important Judicial Charge and Verdict.

A case of considerable importance to the commercial community was tried on Friday last in the Marine Court, before Judge Shea. The question at issue turns entirely upon the duties of notaries public and in what cases they may not act up to or exceed these duties. As a general thing this is a subject not much inquired into or understood, and from this cause, perhaps, more than any other, sometimes compels an appeal to the courts for adjudi-

The present case arises from an action instituted by Joseph Derrickson and H. A. Bartlett against Henry R. Orvis. The action was brought by the plaintiffs, paper merchants, No. 30 Beekman street, this city, to recover damages against the defendant, a notary public, and clerk in the Security Bank, for protesting a note without offi-cially presenting it for payment. It appears that Mr. Bartlett, one of the plaintiffs, made the note in question, for the sum of \$848 86, payable to the order of William J. Dane, who transferred it to parties in New Hampshire. The note was dated July 11, 1870, and payable two months after date at the plaintiffs store, No. 30 Beekman street. It fell due on the 14th September, and on that date the plaintiffs, as they allege in their testimony, were ready to redeem it if presented for payment, and had for that purpose a certified check on the Broadway The note, as the plaintiffs adeged, had not been presented for payment, and to their great surprise they learned, next day, that it was protested by the defendant, who alleged in his protest that it had been presented and payment remsed. The plaintiffs, the payee of the note, and several attachés of the plaintiffs' store, were examined as to the presentation of the note, all of whom testified that no demand was made on the 14th. It ap peared that the defendant did not present the note personally, but sent it by a youth, sixteen years old, who was clerk in the Security Bank, and not in the employment of the defendant. The young man testified that he took the note to No. 30 Beekman street and demanded payment on it, and was told by some one behind the counter that Mr. Bartlett, the maker, was out of town, and that it would be attended to the next day, upon which representation he took the note back to the defendant, who had it protested the next day. Mr. Bartlett, corroborated by several witnesses, testified that he was not out of town on the 14th, but was in and out of the store all day, and remained in the store from three to six o'clock in the atternoon, when, as was alleged by the defendant, the noic was presented for payment. After the testimony was closed his hionor Judge Shea delivered the following

CHARGE:

GENTLEMEN OF THE JURY—This is a very important case, and one that calls in a special sense for your careful consideration. The defendant in this case is a public officer, and, being such, I charge you that all services done by him in his official capacity should be, prima facie, considered as in harmony was out of town, and that it would be attended to

you that all services done by him in his official capa-city should be, prima, facie, considered as in harmony with his official oath. The presumption is that he is fit to perform, and has performed honestly and faithfully, the duties devolving upon him, and you mast start with that presumption. A violation of official outy by a notary public is by starute made a grave offence. There are few more responsible offices with which a commercial community has to do than that of a notary public. Upon the intelli-gent and faithful performance of the duties devolv-ing upon such an officer depends at times the repu-tation of business men, and any delinquency on the part of such an officer in the discharge of his duties, and which occasions injury to others, constitutes a part of such an officer in the discharge of his duties, and which occasions injury to ethers, constitutes a cause of legal redress against him, and for which he should be held responsible. The statute is very explicit concerning the duties of notaries public as to the presentation of commercial paper for payment, its protest, &c. (The Court here queted the statute relative to the duties of a notary public). The defendant in this case is charged with grave misconduct in the discharge of his official duty, which misconduct is alleged to have had an injurious effect, tending to injure the character of the plaintiffs, young men, in their business relations. I pray you to give prominence to this phase of the case. I charge you, as law, that to say of a trader

character of the plaintiffs, young men, in their business relations. I pray you to give prominence to this phase of the case. I charge you, as law, that to say of a trader

HE IS INSOLVENT,
or has permitted an act to be done from which insolvency might be reasonably inferred, is libellous, and in such a case it is not necessary to prove special damages to sustain an action at law. Where such an inference may injure the business reputation of a trader he himself knows not. It spreads insidously and sliently in the business community in which he deals, and may affect his credit to a ruinous degree, and yet no proof may be elicited upon which special damages could be intelligibly predicated. The injury accomplished is general, seldom special.

THE RETUTATION OF A BUSINESS MAN in a business community is one of the most tender and delicate relations of society with which we can deal, the sacredness of which all business men sensitively appreciate. We are not at hierty to triffe with it, because even a casual remark might greatly affect it, so that the notes of a business man might be thrown out of bank when loaged there for discount, and yet the cause to him might be unknown. Should you find, after due consideration of the case, in favor of the plaintiffs, you while careful to look at all the circumstances connected with it, so that you may not exceed what might be considered a fair compensation; but if you find that malice exists then you will go beyond what is termed general damages and give exemplary damages, in order to deter others from committing like offences.

THE WHOLE OF THE CASE DEFENOS upon the fact whether payment of the note was demarded at the proper place and on the proper day. I charke you that to go into the store where the note was made payable and ask the porter or any chance person in the store for payment in neither a presentation of the note nor a demand for its payment. The maker must be sought, of the book-keeper, or such person is the place as a business man would call upon to demand paymen

A PROPER DEMAND MADE, that will end the matter, and your verdict will be for the defendant. But should you find that a proper demand was not made, that the attention of the proper parties was not directed to the demand—and the plaintiff's evidence is to the effect that a check was ready to redeem the note when presented—then your verdict will be for the plaintiff. It is for you to say which of these conflicting statements is true. As

say which of these condicting statements is true. As to the

QUESTION OF DAMAGES,
no special damages have been alleged. The law
does not require proof of special damages to maintain a case like this, because it is not reasonable to
expect other than general damages out of proof
fram which general injury might reasonably be inferred to test the injury inflicted. The jurisdiction
of this court is limited to \$1,000. I do not intend to
intimate by that, should you find for the plainting,
any special amount. That is a matter which will be
entirely governed by your own honest, intelligent
convictions as business men. There is no evidence,
so far as I have seen, of express malice or of any
intent to inflict an injury upon the plaintiff. The
injury, if any, resulted from placing a dependence
upon the boy who was entrusted with this important
duty, and it is for you to say whether he performed
that duty intelligibly or unintelligibly.

Verdict for the plaintiffs, \$250.

OFFICIAL CORRUPTION.

Long Island City Emplating Brooklyn. The honest people of the new city of Long Island are indignant at an exposure of corruption in the are indignant at an exposure of corruption in the Board of Aldermen. For a long time a bitter struggie prevailed over the location of the new city buildings. The Aldermen were divided, and were known as the Hunter's Point men and North men. The Hunter's Point men were determined to have the buildings located there, and subscribed \$250, with which they purchased the vote of one of the North men, and when the question came up for consideration the vote was a ue. The Mayor was then called in ty cast the deciding vote, and voted for Astoria. When the matter became public the gribed individual asked them all to a drink and say no more about it.

Coroner Schirmer was yesterday called to hold an inquest on the body of John Labay, a child nearly four years of age, whose death resulted from scalds received on Friday morning, by accidentally falling into a tub of builing water.

WANTED-A HUSBAND.

A Novel Scene in the Tombs Police Court.

A Woman Marries One Man and Claims Another as "Her Own"-Bix Years' Separation Causes Court Courting-Mistaken Identity-A New Method of Obtaining a Husband.

Early in the spring of 1864 two young aspirants, who had passed through that stage of life known under the common title of "courting days," determined to secure that desired desideratum of all human beings, "happiness," by becoming united in the holiest of holy ties, and join their hands in wedlock. The little town of Vestietin, in Poland, was the scene of the festivities, and Louis Goldschmidt, son of one of the tailest Poles, with Chenes Lapitzowi, a healthy looking brunette, naving all the fervor and impetuosity of vigorous maiden-hood, were the couple who were to act the principal parts of the drama. As in all, or at least most, marriages, Chenes did not improve in her temper ment after she had adopted her husband's good

BOTH OF THE SEED OF ARRAHAM and the troublesome question of theology, as in some instances where the parties are each of a different creed, was settled, leaving no room for controversy. In a short time discovered that his wife was too near her friends; that every act on his part was too faithfully chronicled to his friends to be either pleasant or conductve to his happmess-so, after the birth of a daughter, in 1866, he resolved to remove to London, England, and thus at once take his young wife from among her troublesome friends, secure his own peace of mind, and also secure a position among the learned in matters of law and urisprudence. He removed to the fashionable metropolis with his goods and chattels, and having a

tropolis with his goods and chattels, and having a passport signed and countersigned in a most matvellous style with the autographs of the Polish aristocrats. After a short sojourn there Chenes became worse than ever, constantly plying her harrowing darts of provocation and rendering him so MISERABLE THAT HE LEFT HER the same year and departed for parts unknown. Chenes was now thrown upon her own resources, selling her chattels, she returned to Poland; but not finding the heartiess Louis after a year's search, she returned again to London. Here she remained until five weeks ago, when, learning from some source considered to be authentic, that her husband was in America, she took a passage in the steamsource considered to be authentic, that her husband was in America, she took a passage in the steamship reunsylvania for herself and daughter, and came on to New York, landing here on Monday last at Castle Garden. Being lower in ner purse than in her determination, she applied to good natured Casserly to assist her in her search for her husband. After a deal of labor to ascertain the whereacours of some friends, who were formerly domestics in her ome friends, who were formerly domestics in her ather's house, and who, she stated, saw her narried, it was ascertained that a man cearing the name of Wolf Goldstein could be found at 182 Forname of Wolf Goldstein could be found at 182 For-syth street.

Thither Chenes went, and at once declared the in-dividual to be her own beleved. Great, however, was her surprise to learn that he repudiated the ldea of such a thing, declaring that he had only been in this country four months from Poland; he

NEVER SEEN HER IN "ALL HIS LIFE"

been in this country four months from Poland; he had

NEVER SEEN HER IN "ALL HIS LIFE"
before, never been to England, never been married and never intended to be. Such a string of "nevers" was too long for poor Chenes. She sought the aid of a nagistrate, made an andidavit before Judge Dowling charging this man with abandoning her, and had him arrested. He, in turn, sought the aid of a criminal practitioner in the vicinity of the Tombs, and yesterday afternoon the parties all CAME BEFORE THE TOMBS POLICE COURT ready for battle. Both defendant and complainant were anything but prepossessing in appearance, and regarded each other with glances of intense hatred and contempt. Chenes and her soliciter had brought all the "fraternity" from Baxter street to swear that they knew the defendant, and three of them positively swore they saw the "Rabbina" join their hands in wedlock. There were gesticulations and smothered curses by hundreds, but Chenes made but poor headway. Chenes swore that the reason he had changed his name from Godschmidt to Goldstein was to marry another woman and the better to clude her vigilance. Goldstein, hewever, produced a passport showing that he did not leave Poland until last September; that he was a subject of

THE EMPEROR FIANCIS JOSEPH OF AUSTRIA, and had never been in Vestteten in his life; though she had pretended to know all his friends and relatives as residents of that place. Finally Chenes produced a photograph which it was said represented her husband. It was not Goldstein, the defendant, however, and in a few minutes a German came forward and said the person represented by the picture was an old friend of his and was not a Pose at all, but a thoroughbred Tentot, with all the Teutonic qualifications. This was what howe, defendant's counsel, was waiting for, and in a few moments he showed that

THE POOR WOMAN WAS ALTOGETHER MISTARN; that she did not know her husband, and that it would be better for her to "try again." After a hearty laugh at Chenes' confusion, the supposed that Mr. Ca husband was beyond even his comprehension. He supposed that she had married somebody; but he across the Atlantic, as he thought she would be nearer the tracks of her peculiar spouse. Chenes left the court in great agony of mind, followed by the host of perturers who had come to swear poor Göldstein into a singularly hasty marriage.

DRY GOODS MARKET.

The season is supposed to advance, though to all utward appearances it goes backward. Rallroads have been again blocked with snow, and commerce that to a greater or less degree at this period of the year is influenced by fine weather, waits for the harmony of the elements. There is still delay on the part of Western buyers, because of high rates of freight and the advanced prices of do-mestic cotton goods. As the ruling prices in this department are caused by deficiency of supply it is not likely that there will be any decline immediately. Taking all things into con sideration, the condition of the market is fairly active. The opinion that New York can be greatly

tive. The opinion that New York can be greatly injured by the cheaper freight rates of railroads centring in Phindelphia would seem to have little foundation, since, whatever may be done to DEAW TRADE AWAY from the metropolis, New York remains the great centre of commerce. Manufacturers, agents and importers are bringing out their new styles of spring goods, and from all appearances there will be a brisk movement within a few days.

In domestic cottons there is no decided change, though the tendency is upward. In printing cloths there is a slight decline.

Unbleached sheetings and shirtings are firm, with considerable activity for standard.

Bleached sheetings and shirtings show no decline and are in good demand.

There is a better supply of printing cloths in the

and are in good demand.

There is a better supply of printing cloths in the
market, with slightly reduced prices, contracts being made from 6%c, to 7c.

The stock of prints in first hands is not large and

the desirable spring styles will not be likely to de cline. The sales in this department are moderately large.
Ginghams are active and prices firm, with light stock in first hands. Cotton drills and corset jeans are in fair demand. Sales are not large in canton fiannels; prices are

frm.
There is not a large supply of rolled jaconets in

There is not a large supply of rolled jaconets in the market, and rates have been advanced by some agents to 16½c, for piam and 11c, for high colors. Woollens required by the clothiers for their spring trade are active; there is not a large supply or light weights, and the mills are chiefly occupied with seasonable goods.

There are some new styles of cassimeres shown by agents. Prices are firm, and stock not large. The importers are busy with their spring importations of dress goods and silks. The chief business in foreign goods is in the department of dress goods for the early spring trade and of linens for the clothing trade.

ANOTHER TEMPERANCE LECTURE.

I'wo Brothers Go on a Spree-One Finds the Other Dead by His Side in the Morning. About a week ago John A. Dairympie and hi prother, Hudson Dalrymple, natives of New Jersey, returned from California, where they had been hy ing for some years, and secured rooms at 71 Cort. They soon commenced drinking to excess, and floated about between Newark and Morristown, N. J., and this city. On Friday the brothers returned to their hotel from Newark, both occupying the same room. During the evening John made repeated visits to the bar, drinking John made repeated visits to the bar, drinking heavily each time, and after ten o'clock he was not seen again below stairs. At six o'clock yesterday morning Hudson Dalrympie awoke and made an effort to arouse his brother, but without success, and, calling Thomas Levis, the barkeeper, they Found That John was Dead.

Ceroner Hermann was subsequently motified, when John Beach, M. D., made a post-mortem examination on the body, which resulted in showing that death resulted from acute gastritis and congestion of all the internal organs, consequent upon imbibing alcohol, and such was the verdict of the jury. Deceased was forty-four years of age. He was respectably connected, one of his brothers being a judge in Morristown, N. J., to which blace the remains entior interment. excess, and floated about between Newark and Mor

FINANCIAL AND COMMERCIAL.

WALL STREET, SATURDAY, Feb. 18-6 P. M. On 'Change to-day wheat was dull and without special feature. Cotton was steady and unchanged.

THE COTTON MOVEMENT. The cotton movement for the week shows a decrease in receipts and exports. The receipts at all the ports were 141,857 bales, against 161,095 bales the previous week. The total receipts since September 1, 1870, are 2,653,339 bales, against 2,032,786 bales for the corresponding period of the previous year, showing an increase of 620,533 bales in the present crop. The exports from all the ports for the week were 75,185 bales, against 64,596 bales the same week last year. The total exports for the expired portion of the cotton year are 1,576,133 bales, against 1,102,510 bales for the corresponding period last

MONEY EASY-THREE TO FOUR PER CENT. Some borrowers on call paid five per cent early to-day, but under a general pressure this afternoon to lend balances over the two days to Monday money was quoted at 3 a 4 per cent, with numerous transactions at the lower figure. Commercial paper was in demand at 634 a 7 per cent.

Foreign exchange was firm on the basis of 109 % for prime bankers' sixty day sterling and 110% a 110% for sight bills.

THE BANK STATEMENT. The weekly statement of the associated banks re-flects the large deportation of specie to Europe the past week, and shows a loss of nearly a million dollars in the Item of coin reserve. The gain in legal tenders is, however, nearly six hundred thousand dollars; so that the actual loss of reserve is less than four hundred thousand dollars. But as the deposits have been largely increased both by receipts of currency from the interior and by loans of the banks to their customers, the liabilities have been so increased that the surplus reserve has been impaired to the extent of over nine hundred thousand dollars. The statement compares with its predecessor as follows:-

| February 11, Feb \$274,912,520 24,707,337 31,737,641 56, 366, 639 The changes are in detail as follows:-excess of the reserve required by law.

GOLD STRONG-1111 A 111 M. The gold market was quiet, but firm. The sales of the day alternated on the figures 111% and 111%. with a few sales at 111 4. The course of the market is snown in the table:-

 10 A. M.
 11136
 2 P. M.
 11136

 11 A. M.
 11136
 2:45 P. M.
 11136

 12 M.
 11136
 3 P. M.
 11136

 1 P. M.
 11136
 5 P. M.
 11136
 8 1113
 In the gold loan market the rates ranged from 31/2 per cent for carrying to flat for borrowing. The operations of the Gold Exchange Bank were as fellows:-

Gold clear \$37,279,000
Gold batances 1,801,875
Currency balances 2,017,037 THE WEEK'S EXPORT OF SPECIE. The following is a detailed report of the specie shipment from this city during the week ending to-

American silver \$20,000
Foreign silver 13.237
American gold 1,300
Gold bars 1,300 American gold
Gold bars
Silver bars
Silver bars
February 16—Steamer Nevada, Liverpool—
Silver bars
Silver bars
Silver bars
Silver ore
Foreign silver
February 16—Steamer Nevada, London—
Gold bars
February 16—Steamer Columbia, Havana—
American silver
February 16—Brig Eliza Thompson, Ponce,
P. R. -American silver
February 16—Bark Ilva, Maracatoo—American gold
February 18—Steamer Italy, Liverpool—
Gold bars.
February 18—Steamer City of Washington,
Liverpool—Silver bars. 158,078 14,000

31,601 52,000 143,215 Total \$1,170,554
Previously reported 4,810,675 Total since January 1, 1871...........\$5,481.229
 Same time 1870
 4,350,863

 Same time 1869
 5,352,495

 Same time 1868
 10,686,491

 Same time 1867
 4,292,593

The government list was strong in sympathy with he strength of gold and the easier condition of the

money market. The improvement averaged nearly 1/4 per cent. At the same time a vague expectation is entertained that Secretary Boutwell will buy ten to fifteen millions of bonds in March. The following were the closing street prices:-United States cur rency sixes, 113 a 113%; do. sixes, 1881, registered, 114% & 114%; do. do., coupon, 114% a 114%; do. five twenties, registered, May and November, 111 a 111½; do. do., 1862, coupon, do., 111½ a 112; do. do., 1864, do. do., 1111/4 a 1113/4; do. do., 1865, do. do., 1111/4 a 1113/4; do. do., registered, January and July, 1103/4 a 1101; do. do., 1805, coupon, do., 1101 a 1101; do. do., 1867, do. do., 1101/2 a 1101/2; do. do., 1868, do. do., 110% a 110%; do. ten-forties, registered, 107% a 107%; do. do., coupon, 110% a 110%.

STOCKS STEADY AND STRONG. The stock market was generally steady and, curiously enough, became strong after the unfaverable bank statement, with a sudden rise in Pacific Mail to 44% and in Western Union Telegraph to 47%. The rest of the list improved % a % per cent in sympathy with the upward turn in the features just

The following table shows the highest and lowest prices of the leading speculative stocks during the day:-

| Higher | Higher | New York Central consolidated | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84% | 84 94% 99% 125% 21% 99% 51% Lake Shore..... 76 86 % 106 % 53 % 74 % 21 % 46 % 43 %

The Southern list was almost neglected, but such ransactions as occurred had the effect of advancing prices, particularly in the Tennessees and North Carolinas. The following were the final street quotations:-Tennessee, ex coupon, 64% a 64%; do., new, 64% a 64%; Virginia, ex coupon, 65 a 65 ½; do., new, 60 ½ a 62; do., registered stock, old, 50 ½ a 50 ½; Georgia sixes, 81 ½ a 82; do. sevens, 89 ½ a 90; do. de., old, 90 a 92; North Carolina, ex coupen, 49% a 49%; do., funding, 1866, 38 a 39; do. do., 1868, 30 a 32; do., new, 27 a 2714; do., special tax, 21 a 22; Missouri sixes, 903/2 a 903/4; do., Mannibal and St. Joseph, 90 a 91; Louisiana sixes, 68% a 70; do., new. 61 a 64; de. levec sixes, 72 a 75; do. do., eights, 84 a 88; de. Penitentiary sevens, 74 a 76; do. railroad eights, 77 a 80; Alabama fives, 69 a 71; do, eights. 99% a 100; do. railroad eights, 93 a 97; South Carolina sixes, 73 a 80; do., new, January and July, 59 s 59%; do. do., April and October, 60% a 61%; do. regstered stock, old, 60 a 65; Arkansas sixes, 58 a 60; do. sevens, 57 a 60.

THE RAILWAY MORTGAGES. The following were the bids for the railway mort-

gage bonds:gage bonus:

New York Gen 6's, 1883. 91

New York Gen 6's, 1897. 891/5

New York Gen 6's, 1897. 891/5

New York Gen 6's, 1898. 97

Krie Jat m. ex. 98

Krie 7's, 34 end, 18'5 en 94/5

Krie 7'n, 44 do, 780. 84/5

Krie 7'n, 44 do, 780. 84/5

Krie 7'n, 44 do, 780. 84/5

Krie 7'n, 54 do, 780. 84/5

Kri 4th do, '80..... 5th do, '88..... & E 1 mtg, 1877.

Alt & T M let m. 96
Alt & T R let m pre: 84
Alt & T R let m pre: 84
Alt & T R let m pre: 84
Chic & N W stand. 96
Chic & N W int bos. 92
Chic & M il & St P lat m, 73-10
Chic & Lack & West bas. 92
Chic & W int bos. 92
Chic & Chic & Int int bos. 92
Chic & W int bos. 92
Chic & Chic

THE CITY BANK SHARES. The following were the bids for the city shares:-New York, 134; Manhattan, 156; Mechanics', 136; America, 147%; City, -225; Phenix, 106; Mechanics and Traders', 125; National, 116; Mer chants' Exchange, 100; Leather Manufacturers', 200 Commerce, 1171; Mechanics' Banking Association, 11432; Broadway, 200; Ocean, 91; American Exchange, 113%; Chatham, 165; Bank of North America, 101; Hanover, 10134; Metropolitan, 130; People's, 187; Grocers', 116; East River, 113 Nassau, 108; Corn Exchange, 125; Continental, 94; Park, 153½; Manufacturers and Merchants', 99 1/4; Central National, 1027/4; Fourth National 107; Ninth National, 111; Tenth National, 118; Orlental, 160; Gold Exchange, 70.

SALES AT THE NEW YORK STOCK EXCHANGE.

| Sale Color | Sal Saturday, Feb. 18-16:15 A. M. 12:15 and 2:15 o'Clock P. M. \$4200 U S 6's, '80, r. 11044 \$15000 U S 6's, c. '97. 11044 \$15000 U S 6's, 10:40, r. 107/13500 U S 5's, 0. '95 1114 10000 do. ... 107/

STREET QUOTATIONS.

West Union Tel. 47% a 47% Northwest'n pt. 85% a 85% Pacific Mail. 47% a 47% Northwest'n pt. 85% a 86% Pacific Mail. 44% a 44% Rock Island. 107% a 107% N Y Cen con. 94% a 93% St Paul pt. 47% a 55% N Y Cen scrip. 90% a 90% St Paul pt. 47% a 75% Erie. 21% a 22% Wabaah. 52 a 52% Reading. 99% a 90% Ohio & Miss. 25% a 35% Reading. 99% a 44% Boat, H & Erie. 2 a 2% Northwestern. 76% a 76% C, C & I Cent. 18% a 18%

THE NEW BRIDGE.

Completion of Negotiations for the New York Frontage.

On the 11th day of February last an agreement was entered into between the New York Bridge Company and the Commissioners of the Sinking Fund, to dispose of 109 feet of frontage on South street, at present occupied by the Roosevelt Street Ferry Company or George Law), for the sum of \$42,000—the Bridge Company agreeing to buy out the lessees. By a subsequent agreement Mr. Law surrendered his right to the ferry slip to the Bridge Company for the sum of \$80,000, on the conclution that he should be given a lease of pier No. 30 East river, now occupied by the street cleaning contractor, Mr. John L. Brown, as a dumping ground. The Bridge Company then purchased Mr. Brown's right in this pier, or the unexpired lease of the same, for \$50,000, and Mr. Brown has moved his dumping ground to the foot of Gouverneur street, and both himself and the ferry company are to receive new leases upon the same terms and for the same time as the previous unexpired leases. The various parties to these contracts have completed all the requirements of the same. Company and the Commissioners of the Sinking

MARRIAGES AND DEATHS.

Married. BEITS-PERLEY.-On Thursday, February 16, at the residence of the bride's parents, by the Rev. George E. Thrall, rector of Emmanuel church, New York, IRA B. BETTS, to LOTTIE E. PERLEY, all of this city. No cards.

BOYLAN—BALEM.—On Thursday, February 2, at the

CIV. NO CAIGS.

BOYLAN—BALEM.—On Thursday, February 2, at the Church of St. Joseph, Sixth avenue, by the Rev. Father McClancy, Phillip Boylan to Martha C. BALEM, all of this city.

HASTINGS—LOUCKS.—On Thursday, February 16, by Rev. Mr. Lucas, J. W. HASTINGS, of Chicago, to J. E. LOUCKS, of New York.

HOBET—WILLESY.—In Brooklyn, on Wednesday, Februaryli5, by the Rev. Richard Meredith, F. FRANELIN HOBBY to SARA J. WILLSEY. No cards.

JOHNSON—OVERTON.—On Thursday, February 16, at the Third Presbyterian church, Newark, N. J., by Rev. Dr. C. K. Craven, David A. Johnson to Helks M. Overton, all of Newark.

LLERA.—DELGADO.—On Friday, February I7, at Hudson City, N. J., by the Rev. Fr. Venuta, JOAQUIN LLERA to Leonor M. DelGardo.

Newcome—Harris.—On Thursday, February 16, at the residence of the bride's parents, by the Rev. Dr. Dyng, Dr. O. Newsome to Miss Fannie T. Harris, eidest daughter of the late Thomas Harris, all of this city.

BAIRD.—In Brooklyn, E. D., at 67 Hooper street, on Thursday, February 19, after a long lilness, ANDREW BAIRD, Sr., a native of Kelso, Roxburgheshire, Scotland, aged 53 years. Also BENJAMIN I..., infantson of William and Hannah Baird, aged 4 months

son of William and Bannah Baird, aged 4 months and 14 days.

Friends of the family are invited to attend the funerals, from 67 Keap street, this (Sunday) atternoon, at half-past one o'clock.

Kelso (Scotland) papers please copy.

Bell.—On Saturday, February 18, GEORGE Bell, son of Robert and Mary Bell, aged 1 year, 1 month and 7 days.

The relatives and friends of the family are respectfully invited to attend the inneral, from his late residence, 181 Ludlow street, this (Sunday) afternoon, at one o'clock.

BIRCH.—In this city, on Saturday, February 18, CAROLINE, wife of Joseph B. Birch, in the 45th year of her age.

of her age.

The relatives and friends of the family are invited to attend the funeral, on Tuesday atternoon, at two o'clock, from St. Paul's Methodist Episcopal church, South Sixth street, Jersey City.

CAMPION.—On Thursday, February 16, Mrs. CAMPION, wife of John Campion, in the 29th year of her age.

PION, wife of John Campion, in the 29th year of her age.

The funeral will take place from her husband's residence, 98 Sackett street, Brooklyn, this (Sunday) afternoon, at two o'clock.

Cassidence, 98 Sackett street, Brooklyn, this (Sunday) afternoon, at two o'clock.

Cassidence, 595 Second avenue, Margaret, wife of Patrick Cassidy, formerly of county Westmeath, Ireland, in the 73d year of her age.

The funeral will take place on Monday morning, at ten o'clock, from St. Stephen's church, East Twenty-eighth street, where a solemn mass of requiem will be offered for the repose of her soul, and from thence to Calvary Cemetery. The relatives and friends are respectfully invited to attend.

Clark.—On Thursday, February 16, Mrs. Maria Clark, aged 89 years, 8 months and 19 days.

The relatives and friends of the family are respectfully invited to attend the funeral, from her late residence, 527 Hudson street, this (Sunday) afternoon, at two o'clock.

Hudson (N. Y.) papers please copy.

COLEMAN.—At Albany, N. Y., on Saturday, February 18, Josephine, daughter of John and Mary Coleman, of that place, and sister of James H. Coleman, of this city.

COWHY.—At Taunton, Mass., on Thursday, February 9, Michael F. Cowhy, haiter, a native of this city, and well known in his profession.

DIEHL.—On Thursday, February 16, John Jacos DIEHL.—On Thursday, February 18, John Jacos DIEHL.—On Thursday, February 18, John Jacos Oleman, of this city, and well known in his profession.

DIEHL.—On Thursday, February 18, Thomas, brother of Patrick and William Doody, a native of county Wicklow, Ireland, aged 37 years.

His relatives and friends, also his brothers-inlaw, Jeremiah Geagan, Patrick Nugeni, Owen Burus and Michael Burns, are respectfully invited to attend, without further notice.

Doody.—On Saturday, February 17, Cecila M., wife of Samuel H. Doughty, in her 4th year.

Funeral from her late residence, South Nyack, on Tuesday, at twelve o'clock noon. Carriages will be in attendance at Mansfield avenue station on the arrival or the quart The funeral will take place from her husband's

17 days.

Relatives and friends are invited attend to the funeral, on Menday morning, at half-past eight o'clock, from 94 Grand street, Jersey City.

EDWARDS.—On Friday, February 17, at her restdence, 314 West Thirty-fourth street, Harrier, widow of Charles Edwards, Esq., in the 73d year of her age.

widow of Charles Edwards, Esq., in the 73d year of her age.
Funeral services will take place on Monday afternoon, at three o'clock, at Al Souls church, Pourth avenue and Twentieth street. Friends are invited to attend without further notice.

Figh.—At Plainfield, N. J., on Saturday, February 18, PAUL J. Figh. Esq., fermerly of Williamsburg, in the 63th year of his age.

Friends and relatives are respectfully invited to attend the funeral, from the First Presbyterian church, corner of South Fourth and Sixth streets, on Tuesday atternoon, at half-past one o'clock.

Goodwin.—On Saturday, February 18, JANE Goodwin, a native of county Tyrone, Ireland, aged 55 years.

GOODWIN.—On Saturday, February 13, JANE GOODWIN. a native of county Tyrone, Ireland, aged 55 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from the readence of her son-in-law, Patrick Manlon. 701 East Twelfth street, corner of avenue C, on Monday afternoon, at two o'clock.

GOLDEY.—In Brocklyn, suddenly, on Friday, February 17, Louise Dayron, only child of James B, and Ann Mathda Goldey, aged 3 years, 7 months and 17 days.

Relatives and friends of the family are respectfully invited to attend the funeral, from the real-dence of her parents, No. 217 Duffield street, this (Sunday) afternoon, at two o'clock.

Haines.—Suddenly, on Saturday morning, February 18, John D. Haines, of Nyack, formerly of York ville.

Notice of funeral hereafter.

Herbert.—in Brocklyn, on Saturday morning, February 18, William Herbert, aged 4 years and 10 months.

The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of his parents, corner of Columbia and Carroll streets, Brocklyn, this (Sunday) afternoon, at two o'clock.

Hogan.—Mary Hogan, late of Kilbeggan, county Westmeath, Ireland.

Her remains will be taken to Calvary Cemetery, on Monday afternoon, at half-past one o'clock. Friends and relatives are respectfully invited to attend the funeral.

Hyatt.—On Friday, February 17, of nervous de-

and relatives are respectfully invited to attend the funeral.

Hyatt.—On Friday, February 17, of nervous debility, William H. Hyatt, aged 71 years.

The relatives and friends are respectfully invited to attend the funeral, from the Alanson Methodist Episcopal church, Norfolk street, near Grand, on Tuesday morning, at eleven o'clock precisely.

Maguire.—On Friday, February 17, after a short and banful filless, Thomas Maguire, a native of Trillock, county Tyrone, Ireland, aged 45 years.

Mis friends and brother-in-law, Nicholas Mahar, and also of his sister, Margaret, are respectfully invited to attend the funeral, this (Sunday) afternoon, at one o'clock, from the corner of Broome and Crosby streets.

Masonic.—The members of Munn Lodge, 190, F. A. M., are hereby summoned to attend an emergent communication, to be held at their rooms this (Sunday) morning, at twelve o'clock, for the purpose of paying the last tribute of respect to the remains of Brother Thomas Maguire. By order

JAMES H. COREY, M.

JAMES H. COREY, M.
MAGUIRE.—John Maguire. a native of the parish
of Newtown Buttle, county Fermanagh, Ireland,
aged 62 years.
California papers please copy.
MANKIN.—In Baltimore, on Thursday, February
16, MARTHA MANKIN, widow of Isalah Mankin, and
daughter of the deceased Abraham Bininger, in the
soft wear of her age.

16, MARTHA MANNIN, WIGOW OF ISMAIN MARKEN, and daughter of the deceased Abraham Bininger, in the 80th year of her age.

Marten.—At Harlem, on Saturday, February 18, LAWRENCE MARTEN. In the 76th year of his age.

Notice of funeral hereafter.

Mathews.—On Thurstay, February 16, at his residence, 114 East Eleventh street, GEORGE H.

MATHEWS, in the 38th year of his age.

The relatives and friends of the family are invited to attend the funeral, from the Methodist Episcopal church, Seventh street, near Third avenue, this (Sunday) afternoon, at two o'clock.

MILLER.—After a lingering illness, at the residence of his uncle, A. P. Miller, on Saturday, February 18, William D. G. MILLER, son of the late-charles P. and Margaret Miller, aged 16 years, 10 months and 14 days. Charles P. and Margaret Miller, aged 16 years, 10 months and 14 days.

The relatives and friends of his uncles, William L. and Henry G. Miller, and those of Simon Seward, are respectfully invited to attend the funeral, from his late residence, No. 53 Macdougal street, on Tuesday afternoon, at one o'clock.

McCourt.—On Friday, February 17, Hugh, youngest son of Hugh and anne McCourt, aged 1 month and 3 days.

The relatives and friends are invited to attend the funeral, this (Sunday) afternoon, at one o'clock, from the property of the service of the service

The relatives and friends are invited to attend the funeral, this (Sunday) afternoon, at one o'clock, from his parents' residence, 448 West Seventeenth street, and thence to Calvary Cemetery for interment.

MCCRACKEN.—On Friday, February 17, ALEXAN-DER MCCRACKEN, aged 42 years.

The relatives and friends of the family are invited to attend the funeral, on Monday afternoon, at halfpast one o'clock, from his late residence, 404 West Twenty-ninth street.

Ayrshire (Scotland) papers please copy.

NEIL.—On Friday, February 17, Jessee, eldest child of John and Kate Neil, aged 6 years, 1 months and 13 days.

NEIL.—On Friday, February 17, JESSIE, eldest child of John and Kate Neil, aged 6 years, 1 months and 13 days.

Funeral will take place from her parents' residence, 48 Horatio street, this (Sunday) afternoon, at one o'clock.

PLATT.—On Thursday morning, February 16, after a short illness, HENRY PLATT, aged 58 years.

The relatives and friends are invited to attend the funeral, this (Sunday) afternoon, at one o'clock, from the Methodist Episcopal church, corner of Nostrand avenue and Quincy street, Brooklyn.

POOLE.—At sea, on beard the pliet boat Abraham-Leggette, Robeat Poole, a native of Liverpool, Engiand.

Was buried Saturday, February 18.

Liverpool papers please copy.

REARDON.—On Saturday morning, February 18, at eight o'clock Marx, the third child of John and Margaret Reardon, aged 4 years and 11 months.

The relatives and friends are invited to attend the funeral, from the residence of her parents, corner Dean and Court streets, Brooklyn, at two o'clock.

ROBERTSON.—On Thursday, February 16, 1871, of Scarlet fever, Frank B., only remaining son of Tim.-Y, and Mary A. Robertson, aged 3 years, 1 month

Scarlet fever, Frank B., only remaining son of Tim-Y. and Mary A. Robertson, aged 3 years, 1 month

Y. and Mary A. Robertson, aged 3 years, 1 month and 24 days.

The friends of the family are invited to attend the funeral, this (Sunday) afternoon, at three o'clock, from No. 428 East 120th street. The remains will be taken to Trinity Cemetery for interment.

ROGERS.—On Friday, February 17, OGDEN M., Jr., only child of Ogden M. and M. Louise Rogers, aged 2 years and 3 months.

The relatives and friends of the family, and those of his grandfather. Robert J. Stansbury, are invited to attend the funeral, from the residence of his parents, Graniteville, S. L., on Monday afternoon, at half-past twelve o'clock. Carriages will meet the cleven o'clock beat from New York at Port Richmond.

SHARKEY.—Suddenly, on Thursday, February 16, Mary, the beloved wife of James Sharkey, aged 40 The relatives and friends of the family are respectfully requested to attend the funeral, this (Sunday) alternoon, at two o'clock precisely, from 744 East Ninth street.

SMITH.—On Saturday, February 18, ANN SMITH, a native of county Cavan, Ireland, in the 68th year of her age.

East Ninth street.

SMITH.—On Saturday, February 18, Ann SMITH, a native of county Cavan, Ireland, in the 68th year of her age.

The iriends of the family are respectfully invited to attend the funeral, from her late residence, No. 53 king street, on Tuesday afternoon, at one o'clock precisely.

SNOOK.—On Friday, February 17, MARY S. SNOOK, widow of James Snook, in the 70th year of her age.

The relatives and friends, and those of her son, John B. Snook, and son-in-law. William T. Doremus, are respectfully invited to attend the funeral, from the residence of her son, John B. Snook, 158 South Eighth street, Brooklyn, E. D., on Tuesday afternoon, at two o'clock.

SULLIVAN.—On Saturday, February 18, AGNES, daughter of Catherine and the late George Tymme.

Relatives and friends of the family are respectfully invited to attend the funeral, from the residence of her mother, No. 127 East Fourth street, on Monday afternoon, at half-past one o'clock.

VAN BRUNT.—On Saturday, February 18, MFS.—Phebe T. VAN BRUNT, aged 67 years and 2 months.

The relatives and friends of the family are invited to attend the funeral, from her late residence, 220 East Eighty-fifth street, on Tuesday morning, as half-past ten o'clock.

VARNUM.—On Friday, February 17, of pneumonia, MARY A., widow of Joseph B. Varnum and daughter of N. B. Graham, deceased.

The relatives and friends of the family, and those of her sons-in-law, Henry A. Mott and Edward De Rose, are respectfully invited to attend the funeral, on Monday afternoon, at three o'clock, from the University place church, corner of Tenth street.

Warsworth.—On Thursday evening, February 16, EMMA V., youngest daughter of John and Caroline A. Wadsworth.

Relatives and friends of the family are respectfully invited to attend the funeral, from the transpary is, John Waterbury, aged 55 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from St. Like's church, Darien, on Tuesday afternoon, at two o'clock. The New Hisven Railroad train leaving Twent

WERNER.—On Saturday, February 18, CHRISTIAN, youngest child of Christian and Margaret Werner, aged I year, 7 months and I day.

The relatives and friends of the family are respectfully invited to attend the funeral, on Monday afternoon, at one o'clock, from the corner of Summit avenue and Mandeville street, Jersey City (late Hudson City, Hudson Grove).

WHERLER.—On Friday night, February 17, after a protracted liness, John Wheeler, aged 29 years and 4 months.

The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, No. 217 Mott street, this (Sunday) afternoon, at half-past one o'clock.

WILDE.—On Thursday, February 16, Annie Fitz-Patrick Wilde, the beloved wife of Francis H. M. Wilde.

The relatives and friends of the family, also the

PATRICK WILDE, the beloved whe of Francis H. M. Wilde.

The relatives and friends of the family, also the members of Covenant Lodge, No. 35, L. O. of O. F. are respectfully invited to attend the funeral, from her late residence, No. 120 West Broadway, this (Sunday) atternoon, at one o'clock.

WOODS.—On Saturday, February 18, Mrs. ELLEN WOODS, aged 42 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from her lateresidence, 78 King street, on Monday afternoon, at one o'clock.